

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Bosco, Cynthia (for California Dept. of Developmental Services)

(1) Fourteenth and Final Account and Report of Conservator; (2) Petition for Fees, for Termination of Conservatorship Distribution of Assets of Estate and (3) Discharge of Conservator (Prob. C. 1860 & 2620)

DO	D: 11-10-10		S
			F
	t. from 111711,		P
020	212, 040512, 712, 062812		E
	Aff.Sub.Wit.		E
~	Verified		4
	Inventory		A
	PTC		E
	Not.Cred.		E
~	Notice of Hrg		L
~	Aff.Mail	W	(
	Aff.Pub.		
	Sp.Ntc.		7
	Pers.Serv.		(A)
	Conf. Screen		
	Letters		C
	Duties/Supp		
	Objections		A
	Video Receipt		
~	Cl Report		F
	9202		t
~	Order		t
			k
			c
			F
			1
			2
			3
			4
	Aff. Posting		_
	Status Rpt	Х	5
	UCCJEA	^	
	Citation		6
	FTB Notice		C

1A

Atty

CALIFORNIA DEPT. OF DEVELOPMENTAL SERVICES, Conservator, is Petitioner.

Account period: 3-1-09 through 11-10-10

Accounting: \$34,377.72 Beginning POH: \$14,465.02 Ending POH: \$16,100.50

Account period: 11-11-10 through 6-30-11

Accounting: \$18,405.01 Beginning POH: \$16,100.50 Ending POH: \$12,537.04

(POH consists of cash in the amount of \$554.93 plus an undivided 1/3 interest of a 3/4 interest in real property, a stove, and an air conditioner)

Conservator: \$125.00

Attorney: \$40.00

Petitioner states there is a Medi-Cal claim in the amount of \$108,627.87 and requests that the court authorize payment of the remaining balance of the conservatorship estate on this claim.

Petitioner prays for an Order:

- Approving, allowing and settling the final account;
- Terminating the proceedings herein;
- Authorizing payment of the conservator's and attorney's fees;
- 4. Authorizing payment of the remaining balance to the Dept. of Health Services as payment in full on the Medi-Cal claim;
- Authorizing transfer of the house, stove and air conditioner to the Conservatee's sister: and
- 6. Discharge of Conservator.

NEEDS/PROBLEMS/COMMENTS:

Note: This is the 6th hearing on this final account.

<u>Continued from 11-17-11, 2-2-12, 4-5-12, 5-17-12, 6-28-12.</u>

Minute Order 5-17-12: Attorney Bruce Beland is appearing via conference call. Matter continued to 6-28-12.

Minute Order 6-28-12: No appearances. The Court sets the matter for OSC Re Sanctions (Page 1B). The Court orders Cynthia Bosco and/or a person from her department to be personally present on 8-2-12.

On 7-20-12, Attorney Bruce Beland, Senior Staff Counsel for Dept. of Developmental Services Office of Legal Affairs, filed a declaration. The declaration states the Dept. was served with the OSC on 7-11-12, apparently based on the Court's belief that the Dept. had not filed its account. However, the account was filed and set for hearing on 11-17-11.

The following issues remain:

- 1. Probate Code §§ 2631 and 13100 allow liquidation and distribution of personal property only in the manner requested. Real property, including undivided interests, is subject to Probate Code §13151, which requires the mandatory judicial council Petition to Determine Succession to Real Property Form DE-310, inventory and appraisal as of the date of death, and noticed hearing.
- Petitioner also requests to distribute this asset when there is a Medi-Cal lien on the estate. Need authority.
- 3. Need Order.

Reviewed by: skc

Reviewed on: 7-26-12

Updates:

Recommendation:

File 1A - Tortorella

1A

Bosco, Cynthia (for California Dept. of Developmental Services)
Order to Show Cause Re: Sanctions; Report on the 14th Account Atty

DO	D: 11-10-10	CALIFORNIA DEPT. OF DEVELOPMENTAL	NEEDS/PROBLEMS/COMMENTS:
		SERVICES, Conservator, filed its 14th and Final	
		Account on 10-13-11.	
		ALL	
		At hearing on 11-17-11, Attorney Bosco	
	Aff.Sub.Wit.	appeared via conference call and the matterwas continued to 2-2-12.	
	Verified	, vas cermineda 10 2 2 12.	
	Inventory	On 2-2-12, there were no appearances. The	
	PTC	Court continued the matter to 4-5-12. Minute	
	Not.Cred.	Order 2-2-12 states: The Court authorizes	
	Notice of	counsel to appear via conference call if the	
	Hrg	matter has not been resolved by 4-5-12.	
	Aff.Mail		
	Aff.Pub.	On 4-5-12, Attorney Bosco appeared via	
	Sp.Ntc.	conference call. The matter was continued to	
	Pers.Serv.	5-17-12 to be heard the same day as the related case. (Pages 2A and 2B of this calendar	
	Conf.	is the continued status hearing for filing of an	
	Screen	account for the related deceased	
	Letters	conservatee).	
	Duties/Supp		
	Objections	On 5-17-12, Attorney Beland appeared by	
	Video	conference call and the matter was continued	
	Receipt	to 6-28-12.	
	CI Report 9202		
	9202 Order	On 6-28-12, there were no appearances. The	
	Aff. Posting	Court set this OSC Re sanctions and sent notice to Conservator.	Reviewed by: skc
	Status Rpt	TO CONSCIVATOR.	Reviewed by: 3RC
	UCCJEA	On 7-20-12, Attorney Bruce Beland, Senior Staff	Updates:
	Citation	Counsel for Dept. of Developmental Services	Recommendation:
	FTB Notice	Office of Legal Affairs, filed a declaration. The	File 1B - Tortorella
		declaration states the Dept. was served with	
		the OSC on 7-11-12, apparently based on the	
		Court's belief that the Dept. had not filed its	
		account. However, the account was filed and	
		set for hearing on 11-17-11.	

Dominic Tortorella (CONS/PE) Co Bosco, Cynthia (for California Dept. of Developmental Services)

Probate Status Hearing Re: Termination of Proceeding for Deceased Conservatee (Prob. C. § 1860, et seq)

DOD: 11-6-09	DEPARTMENT OF DEVELOPMENTAL	NEEDS/PROBLEMS/COMMENTS:
	SERVICES is Conservator.	The following issue remains:
	Conservators diad on 11///00	
	Conservatee died on 11/6/09.	1. The Reply and Petition to Terminate
Cont. from 051712,	The Thirteenth Account was approved	filed 7-23-12 is not verified by the fiduciary pursuant to Probate Code
062812	on 6/16/09 showing a property on hand	§§ 1021, 1023 and does not
Aff.Sub.Wit.	balance of \$14,193.12, including an	constitute a final account pursuant
Verified	interest in real property.	to Probate Code §§ 2620(b), 2630.
Inventory	=	Need petition to terminate
PTC Not.Cred.	The Court set status hearing for	proceedings for deceased
	termination of proceedings for	Conservatee pursuant to Probate Code §§ 2620(b), 2630.
Notice of Hrg	deceased Conservatee on 10-12-11.	
Aff.Mail	The matter was continued to 11-16-11	(POH at the close of the 13th
Aff.Pub.	and 2-8-12; however, the 2-8-12 hearing	account was \$14,193.12, which included an interest in real
Sp.Ntc.	was taken off calendar and	property, similar to that of the
Pers.Serv.	rescheduled for 5-17-12.	related case. Examiner notes that
Conf.	1	in the related case there was a Medi-Cal lien. Because a final
Screen	On 5-17-12, Attorney Beland appeared	account has not been filed in this
Letters	via conference call and the matter was	case, it is unknown if there is a lien,
Duties/Supp	continued to 6-28-12.	but likely.)
Objections	On / 20 12 there were no	
Video	On 6-28-12, there were no appearances. The Court set the matter	
Receipt	for OSC Re sanctions and sent notice to	
CI Report	Conservator. Minute Order 6-28-12	
9202	states: The Court orders Cynthia Bosco	
Order	and/or a person from her department	Positions of loss slee
Aff. Posting	to be personally present on 8-2-12.	Reviewed by: skc Reviewed on: 7-26-12
Status Rpt X UCCJEA		Updates:
Citation	On 7-23-12, the Conservator filed Reply	Recommendation:
FTB Notice	to OSC and Petition to Terminate the	File 2A - Tortorella
	Conservatorship that states that the limited Conservatee passed away 11-6-	
	09 and conservatorship is no longer	
	required. Conservator requests that the	
	court dismiss the OSC and terminate the	
	conservatorship.	
	· · · · · · · · · · · · · · · · · · ·	

Bosco, Cynthia (for California Dept. of Developmental Services)
Order to Show Cause Re: Sanctions

DOD:	11-6-09	DEPARTMENT OF DEVELOPMENTAL	NEEDS/PROBLEMS/COMMENTS:
		SERVICES is Conservator.	The following issue remains:
			The following issue remains:
		Conservatee died on 11/6/09.	The Reply and Petition to Terminate filed 7-23-12 is not verified by the
Af	ff.Sub.Wit.	The Thirteenth Account was approved	fiduciary pursuant to Probate Code §§
Ve	erified	on 6/16/09 showing a property on	1021, 1023 and does not constitute a
In	ventory	hand balance of \$14,193.12 ,	final account pursuant to Probate Code §§ 2620(b), 2630.
PT	TC	including an interest in real property.	20dc 33 2020(<i>b</i>), 2000.
No	ot.Cred.		Need petition to terminate
	otice of	The Court set status hearing for	proceedings for deceased
Hr		termination of proceedings for	Conservatee pursuant to Probate Code §§ 2620(b), 2630.
	ff.Mail	deceased Conservatee on 10-12-11.	2046 33 2020(5), 2000.
-	ff.Pub.		(POH at the close of the 13 th account
	p.Ntc.	The matter was continued to 11-16-11	was \$14,193.12, which included an
	ers.Serv.	and 2-8-12; however, the 2-8-12	interest in real property, similar to that of the related case. Examiner notes
	onf. creen	hearing was taken off calendar and	that in the related case there was a
	etters	rescheduled for 5-17-12.	Medi-Cal lien. Because a final
	uties/Supp	On 5 17 10 Attornov Boland	account has not been filed in this
	bjections	On 5-17-12, Attorney Beland	case, it is unknown if there is a lien, but likely.)
	ideo	appeared via conference call and the matter was continued to 6-28-12.	Doi likely.
	eceipt	The maner was confinited to 6-26-12.	
CI	I Report	On 6-28-12, there were no	
92	202	appearances. The Court set the	
I 	rder	matter for OSC Re sanctions and sent	
	ff. Posting	notice to Conservator. Minute Order	Reviewed by: skc
	tatus Rpt	6-28-12 states: The Court orders	Reviewed on: 7-26-12
	CCJEA	Cynthia Bosco and/or a person from	Updates:
	itation	her department to be personally	Recommendation:
''	IB Notice	present on 8-2-12.	File 2B - Tortorella
		·	
		On 7-23-12, the Conservator filed	
		Reply to OSC and Petition to	
		Terminate the Conservatorship that	
		states that the limited Conservatee	
		passed away 11-6-09 and	
		conservatorship is no longer required.	
		Conservator requests that the court	
		dismiss the OSC and terminate the	
		conservatorship.	

Keeler, William (of Garvey Schubert Barer, for Norma G. Little – Petitioner) Atty Atty

Milnes, Michael A (for Christopher Brian Little – Executor/Respondent)

Status Hearing Re: Exoneration of Bond and Dismissal

DOD: 7/4/08	This Status Hearing was set by the	NEEDS/PROBLEMS/COMMENTS:
	Court on 1/11/12, on the Petition to	
	Remove Executor (see Page 1A).	PAGE 3A IS OFF CALENDAR
	Remove Excesses (see rage 17.).	Minute Order 6-11-12: Mr.
Cont. from 3/7/12,	Minute Order 1/11/12 states:	Keeler informs the Court
3/21/12, 042312,	Minute Order 1/11/12 states:	that he is also appearing
061112	Ms. Berger-Hoang and James Clark	specially for Mr. Knudson.
Aff.Sub.Wit.	are appearing via conference call	Matter continued to 8-2-12.
Verified	as well as Ken Peace. Ms. Burnside	The bond remains in place.
Inventory	informs the Court that a settlement	•
PTC	was submitted to the court in	PAGE 3B is the final account of
Not.Cred.	Arizona.	Christopher Brian Little that
Notice of		requests distribution to the successor personal
Hrg	_	representative of the AZ estate
Aff.Mail		and discharge of Petitioner's
Aff.Pub.		surety in this estate.
Sp.Ntc.	4	
Pers.Serv.		
Conf.		
Screen	4	
Letters		
Duties/Supp	4	
Objections	4	
Video		
Receipt	=	
CI Report	=	
9202	_	
Order Aff. Posting	=	Poviowed by: NIDNI / ske
Status Rpt X	+	Reviewed by: NRN / skc Reviewed on: 7-25-12
UCCJEA	1	Updates:
Citation	1	Recommendation:
FTB Notice	1	File 3A – Little
1		2 ^

Atty Atty Milnes, Michael A (for Christopher Brian Little – Former Executor – Petitioner) Keeler, William (of Garvey Schubert Barer, for Norma Little – Objector)

(1) First and Final Account and Report of Former Executor (2) Petition for Allowance of Attorney's Fees and Executor's Commissions for Ordinary Services for Allowance of Fees, for Extraordinary Services for (3) Discharge of Surety and for (4) Final Distribution

	ioi (4) final bisinsonon			
DC	D: 7-4-08	CHRISTOPHER BRIAN LITTLE, Former Executor with full IAEA and bond of \$400,000.00, is Petitioner.		
	Aff.Sub.Wit.	Note: Petitioner was removed as Executor in the AZ estate and this Court accepted his resignation as		
~	Verified	Executor on 4-23-12 and instructed		
~	Inventory	him to file an accounting.		
~	PTC	Account period:		
>	Not.Cred.	11-12-08 through 6-8-12		
	Notice of X	Accounting: \$356,265.00		
	Aff.Mail X	Beginning POH: \$356,265.00 (Real property in Reedley, CA and		
	Aff.Pub.	(Real property in Reealey, CA and 11 vehicles – no cash)		
	Sp.Ntc.	= Ending POH: \$210,765.00		
	Pers.Serv.	= (8 vehicles – no cash)		
	Conf. Screen	Executor (Statutory): \$10,125.30		
~	Letters	LXecolor (Signolory). \$10,125.50		
	Duties/Supp	Attorney (Statutory): \$10,125.30		
>	Objections	Attorney (Extraordinary):		
	Video	\$19,250.00		
	Receipt	(Need declaration)		
	CI Report	Code: \$1.94.74		
Ě	Order X	Costs: \$1,84.76 (Filing, Probate Referee fees)		
	Aff. Posting	(runnig) r researe Kereree rees,		
	Status Rpt	GEF ADDITIONAL DAGE		
	UCCJEA	SEE ADDITIONAL PAGE		
	Citation			
~	FTB Notice			

NEEDS/PROBLEMS/COMMENTS:

Note: The office of Executor is currently vacant pursuant to the Court's acceptance of Petitioner's resignation on 4-23-12 and distribution of the Reedley residence to Norma Little. This accounting filed by the former Executor requests distribution of the remaining assets (11 vehicles) to Childers and Berg, the successor personal representative of the AZ estate, statutory and extraordinary compensation, and discharge of Petitioner's surety in this estate.

Note: Also on 4-23-12, minute order indicates that a hearing on Objector Norma Little's "Petition for Court Approval of Further <u>Settlement Agreement, for Order Instructing</u> <u>Personal Representative to Distribute and to</u> Remove or Terminate Personal Representative in Accordance with Settlement Agreement" was taken off <u>calendar</u>. Pursuant to the minute order no order has been signed by this Court. At this time, the Court may require that the parties reset the matter for noticed hearing for disposition. (Noticed hearing is required due to Request for Special Notice and for notice to the former Executor's surety, unless waived.)

SEE ADDITIONAL PAGE

Reviewed by: skc
Reviewed on: 7-25-12
Updates:
Recommendation:
File 3C - Little

PAGE 2

Petitioner states: Decedent's will (admitted to probate 11-3-08) was signed in 2001 prior to his marriage to Objector Norma Little (2004) and nominates Petitioner as Executor and devises his estate to his disabled son and his grandson. The will was not amended after his marriage, but Decedent had entered into an "Antenuptial Agreement" with Objector that purported to deal with significant separate property owned by Decedent and provide distribution to her on his death. Proceedings were established in Pinal County, AZ pursuant to substantial assets there. Objector commenced proceedings in Fresno County, CA, and in response, Petitioner filed for appointment here as well. On 11-3-08, Petitioner was appointed as Executor here.

The CA proceeding was necessary to take control of the Reedley residence and the valuable vehicles that Objector had commenced taking possession of. Upon his appointment, Petitioner took possession of all vehicles for the term of his administration and except for the three (3) vehicles transferred to Objector pursuant to court order 4-23-12, retains possession of the vehicles.

In 2009, Objector filed petitions in this court for family allowance, probate homestead and to determine entitlement to distribution rights, claiming that the Antenuptial Agreement was not valid, and that she was an omitted spouse under California law and thereby claimed a significant portion of the Decedent's estate.

A Settlement was reached 8-4-09 contingent on court approval in AZ and CA provided that property would be provided to Objector and she would withdraw her creditor's claims. The Fresno Court approved the settlement in December 2009; however, the AZ court-appointed guardian for James Little, Decedent's disabled son, objected to the settlement there and the parties took over two years to negotiate and finalize a settlement.

The settlement is between Norma Little (Objector), James D. Little and Jeremy Little (Decedent's heirs under the will) regarding distribution of the AZ and CA estates, and provide for appointment of Childers and Berg in place of Petitioner in the AZ estate. Pursuant to the settlement, on 4-30-12, Petitioner distributed the Reedley residence and three (3) vehicles to Objector.

Petitioner states he retains possession of the remaining eight (8) vehicles. POH Schedule reflects the eight (8) vehicles as the only assets on hand. This CA probate estate never had any cash – all cash was/is being handled by the AZ probate estate.

Petitioner states the only creditor's claims filed are the claims in uncertain amounts filed by Objector, which were all waived and released under the provisions of the settlement.

Petitioner requests to sell as much of the POH (8 vehicles) as necessary to pay the statutory and extraordinary fees, commissions, and costs, and to distribute the remaining vehicles to Childers and Berg for further administration in AZ pursuant to the Settlement Agreement.

NORMA LITTLE, Surviving Spouse, filed an Objection on 7-16-12.

SEE ADDITIONAL PAGE

PAGE 3

Objector states:

- Petitioner is deceiving the Court in a deliberate effort to overcharge the estate. The only asset of the California probate estate is the Reedley property valued at \$115,000.00. The 11 vehicles, which account for \$241,265.00 of the \$356,265.00 total inventory value, were previously inventoried in the AZ probate, which is the primary place of administration. A declaration by Roger T. Coventry of Childers and Berg (attached) describes a conversation with Petitioner in which Petitioner disclosed that the vehicles were moved to California during administration, and one of the purposes for that was to increase the total value of assets on which the fiduciary and legal fees would be based.
- Objector objects to <u>any</u> award of fees to Attorney Milnes. Petitioner previously agreed in settlement agreements to bear his own attorney's fees and costs. On 9-21-09, a Settlement Agreement executed by Petitioner and Objector states: "settling parties hereto shall bear their own respective costs and attorneys' fees incurred in connection with the agreement and all disputes identified above." (attached). This agreement was addressed by the AZ court on 10-19-10 and Petitioner and his AZ attorney were present when this provision was read.

Additionally, Mr. Milnes has waived any right to \$19,250.00 extraordinary fees by his failure to file the declaration promised in the Final Account. Objector has not been served with any declaration and a review of the docket shows that none was filed. Objector contacted the attorney regarding the declaration, but the attorney has not responded.

Therefore, Objector has no choice but to treat this request as waived. Objector reserves the right to object to such fees should Mr. Milnes ever provide her or the Court with a declaration.

• Objector objects to any release of Mr. Little as fiduciary before both he and his attorney are surcharged for their continued delay in administering the estate pursuant to Probate Code §§ 8804, 9600 et seq, and 12200 et seq. Mr. Little has failed to make timely payments on the Reedley residence prompting a notice of default from PNC Mortgage (attached).

The Settlement Agreement as well as the minute orders of this court clearly contemplate Mr. Little's resignation as effective upon the transfer of the residence, which has now occurred. Any additional tasks performed by Mr. Little after this date are void and he cannot in the future seek additional compensation for any acts.

Objector prays for an Order:

- 1. Deny the account.
- 2. Deny compensation to Petitioner for statutory commissions in connection with defending his petition for removal (\$10,125.30)
- 3. Deny attorney fees and costs to Mr. Milnes for services in connection with his services to the estate (\$10,125.30)
- 4. Deny extraordinary fees to Mr. Milnes (\$19,250.00)
- 5. Surcharge Petitioner and his attorney for their delay in administering the California estate in direct violations of court orders:
- 6. Formally accept Petitioner's resignation and require a final account within 30 days of removal;
- 7. Any and all other relief as the Court deems appropriate.

SEE ADDITIONAL PAGE

Dept. 303, 9:00 a.m. Thursday, August 2, 2012

3B James W. Little (Estate)

Case No. 08CEPR00870

PAGE 4

NEEDS/PROBLEMS/COMMENTS (PETITIONER):

- 1. Need declaration regarding extraordinary attorney fees pursuant to Cal. Rules of Court 7.702, 7.703.
- 2. Need Notice of Hearing and proof of service on all interested parties per Probate Code §§ 1220, 1252.
- 3. Need Order.

NEEDS/PROBLEMS/COMMENTS (OBJECTOR):

- 1. Need proof of service of Notice of Hearing on surety pursuant to Probate Code §1213(a)(2).
- 2. The Court may require further information regarding calculation of the proposed surcharge.

Atty Barron, Richard B. (for Perine & Dicken Professional Fiduciaries – Trustee/Petitioner)

Petition for Approval of Trustee's Second Account Current, for Approval of Trustee's Fees and for Authorization to Compensate Counsel for the Trustee

	e: 16	RONALD DICKEN, PATRICIA DICKEN, KAREN	NEEDS/PROBLEMS/COMMENTS:
DO	B: 06/05/96	STEELE, and CHRISTOPHER KENNEDY, Co-	
		Trustees with bond of \$460,000.00, are	Note: The Herzog Trust is not a Special
		Petitioners.	Needs Trust. The purpose is to
			supplement rather than supplant the
<u></u>	nt. from	Account period: 05/01/11 - 04/30/12	financial support provided to Lauren,
<u> </u>		, (Cocom ponedi co, ci, ii ci, co, i	a minor, by her parents by providing
	Aff.Sub.Wit.	Accounting - \$430,894.49	extra and supplemental goods and
✓	Verified	Beginning POH - \$413,369.22	services, and to discharge such income and other tax liabilities as she
	Inventory	Ending POH - \$415,383.84	may incur. Petitioners state that since
	PTC	(\$46,319.22 cash plus securities)	Lauren is at increased risk for kidney
	Not.Cred.	(\$40,517.22 Casif plus securilles)	replacement surgery, the general
√	Notice of	Trustees - \$3,100.27	philosophy of the Trustee has been to
	Hrg	(0.75% of the assets of the trust annually,	preserve the corpus of the Trust to
✓	Aff.Mail w/	paid quarterly. Trustees have already been	pay for such surgery should it
	Aff.Pub.	paid \$3,093.00 for this account period.	become necessary. Because
	Sp.Ntc.	Balance of \$7.27 is due.)	Lauren's ordinary needs are met by her parents, very few disbursements
	Pers.Serv.	, and the second second	and no distributions were made
		Attorney - \$2,112.00 (for	during this account period.
	Conf.	15.1 hours of Professional services for a	doning inits decount period.
-	Screen	total of \$1,678.00 and \$434.00 for costs	Note: A status hearing will be set as
	Letters	advanced.)	follows:
	Duties/Supp	advanced.)	Tollows.
	Objections	Bond is currently \$460,000.00. The Trustees	• Friday, 09/27/2013 at
	Video	estimate that income in the coming year	9:00a.m. in Dept. 303 for the
	Receipt	will be approximately \$15,000.00.	filing of the third account.
	CI Report	Petitioners state that bond should therefore	Downwood to Lead Date 7.5 Miles
	9202	be increased to \$475,000.00. (ok)	Pursuant to Local Rule 7.5 if the required documents are filed 10 days
✓	Order	, , ,	prior to the hearings on the matter
		Petitioners pray for an Order:	the status hearing will come off
		Approving, allowing and settling the	calendar and no appearance will be
		second account;	required.
	Aff. Posting	2) Approving the Trustee fees;	Reviewed by: JF
	Status Rpt	3) Increasing the bond to \$475,000.00;	Reviewed on: 07/25/12
	UCCJEA	and	Updates:
	Citation	4) Authorizing the attorney fees and costs.	Recommendation:
	FTB Notice		File 4 - Herzog

4

Atty

Barron, Richard B. (for Perine & Dicken Professional Fiduciaries – Trustee/Petitioner)

Petition of Trustee for Approval of Second Account Current, for Approval of Trustee's Fees, for Authorization to Compensate Counsel for the Trustee, and for Authorization to Expend Trust Funds for Travel

Ag	e: 13	RONALD DICKEN, PATRICIA DICKEN, KAREN STEELE,	NEEDS/PROBLEMS/COMMENTS:
DOB: 12/19/98		and CHRISTOPHER KENNEDY, Co-Trustees with bond	Note: A status hearing will
 		of \$465,000.00, are Petitioners.	be set as follows:
 		Account period: 05/01/11 - 04/30/12	
<u></u>	nt. from	Account penda. 03/01/11 - 04/30/12	• Friday, 09/27/2013 at 9:00a.m. in Dept. 303 for
<u> </u>	Aff.Sub.Wit.	Accounting - \$429,120.44	the filing of the third
		Beginning POH - \$415,602.74 Ending POH - \$400,463.79 (\$51,405.10	account.
✓	Verified		Divini condito Local Divini 7.5 if
-	Inventory	cash plus securities)	Pursuant to Local Rule 7.5 if the required documents
-	PTC Not Cred	Conservator - \$3,117.00 (0.75% of the	are filed 10 days prior to
	Notice of	assets of the trust annually, paid quarterly. Trustees	the hearings on the matter
*	Hrg	have already been paid \$3,132.00 for this account	the status hearing will come off calendar and no
√	Aff.Mail v	$\overline{/}$ period which resulted in an overpayment of \$15.00.	appearance will be
	Aff.Pub.	Petitioner retunded \$8.00 on 07/06/11, but still owes	required.
	Sp.Ntc.	\$7.00, which will be shown as a receipt in the next	
	Pers.Serv.	account.)	
	Conf.	Attorney - \$2,666.00 (for 19 hours of	
	Screen	Professional services for a total of \$2,232.00 and	
	Letters	\$434.00 for costs advanced.)	
	Duties/Supp		
 	Objections	Bond is currently \$465,000.00. The Trustees estimate	
	Video Receipt	that income in the coming year will be approximately \$15,000.00. Petitioners state that	
	CI Report	bond should therefore be reduced to \$460,000.00.	
	9202	(ok)	
√	Order	=	
	Aff. Posting	Petitioners state that Christopher has requested that	Reviewed by: JF
	Status Rpt	his parents take him to Alaska because he studied Alaska the previous school year. Petitioners feel this	Reviewed on: 07/25/12
	UCCJEA	activity is appropriate and beneficial for Christopher	Updates:
	Citation	and request authorization to expend Trust funds to	Recommendation:
	FTB Notice	reimburse Christopher's parents \$3,556.00, the cost	File 5 - Martin
		of passage for Christopher and one parent.	
		Petitioners pray for an Order:	
		5) Approving, allowing and settling the second	
		account;	
		6) Approving the Trustee fees;	
		7) Reducing the bond to \$460,000.00;	
		8) Authorizing the attorney fees and costs; and9) Authorizing the attorney to expend trust funds to	
		reimburse Christopher's parents \$3,556.00 for	
		travel to Alaska.	

6 Carmen G Francisco (GUARD/P)

Case No. 09CEPR00628

Atty Alvarado, Joel (pro per – maternal grandfather/temporary guardian)

Atty Alvarado, Elizabeth (pro per – maternal step-grandmother/temporary guardian)

Atty Walters, Jennifer (for Irma Francisco – paternal grandmother/competing Petitioner)

Petition for Appointment of Guardian of the Person (Prob. C. 1510)

_	e: 12	TEMPORARY EXPIRES 08/02/12	NEEDS/PROBLEMS/COMMENTS:
DO	B: 06/24/2000	JOEL ALVARADO and ELIZABETH ALVARADO, maternal grandfather and maternal step-grandmother, are petitioners.	
Со	nt. from Aff.Sub.Wit.	Father: JOSE FRANCISCO	
√	Verified	Mother: CRYSTAL AGUILAR – consents and	
	Inventory	waives notice.	
	PTC Not.Cred.	Paternal grandfather: ELIAS FRANCISCO Paternal grandmother: IRMA FRANCISCO	
√	Notice of Hrg	Maternal grandmother: Griselda Cavazos	
✓	Aff.Mail w	– consents and waives notice.	
	Aff.Pub.	Petitioners state the mother has requested that Joel and Elizabeth Alvarado have	
	Sp.Ntc. Pers.Serv.	guardianship of Carmen. She needs	
√	Conf. Screen	access to a good education and educational assistance in which Elizabeth	
√	Letters	can provide as a teacher. She needs to be provided for and allowed to be a	
✓	Duties/Supp	happy healthy child.	
	Objections Video	Court Investigator Julie Negrete's report filed on 9/22/11 states based on the	
	Receipt	information received the plan for guardianship was a mutual agreement	
✓	CI Report 9202	made between the mother and co-	
✓	Order	petitioners. The father is currently onparole and has not been able to	
	Aff. Posting	demonstrate a long period of stability. Therefore it would be detrimental for the	Reviewed by: JF
√	Status Rpt UCCJEA	child to ben in her father's custody and care. It is recommended that the	Reviewed on: 07/26/12 Updates:
	Citation	guardianship be GRANTED.	Recommendation:
	FTB Notice	Court Investigator Julie Negrete filed a report on 01/09/12. The report states that there does not appear to be a need to remove Carmen from the temporary guardians who are providing a wholesome and stable environment. It is recommended that the competing	File 6 - Francisco
		petition of Irma Francisco be DENIED .	

7 Leroy Alvin Persons (CONS/PE)

Case No. 10CEPR00625

Atty Kruthers, Heather H. (for Public Guardian – temporary conservator of the Person & Estate)

Petition for Termination of Conservatorship of the Person and Estate and for Fees for Temporary Conservator and Her Attorney (Prob. C. 1861, 2942)

Age: 84	PUBLIC GUARDIAN, temporary conservator of	NEEDS/PROBLEMS/COMMENTS:
DOB: 02/23/28	the person and estate, is Petitioner.	
		Note:
	Petitioner states:	A Conservator may only be
	1. The Public Guardian was appointed	discharged upon filing an Ex
Cont. from	temporary conservator of the person and	Parte Petition for Final Discharge and Order. The Examiner has
Aff.Sub.Wit.	estate on 09/26/11. Temporary Letters were	interlineated the order to state
	issued on 10/05/11 and extended	that the Public Guardian will be
✓ Verified	thereafter as required to accomplish the	discharged as conservator upon
Inventory	application for conservatee's Medi-Cal	the filing of an Ex Parte Petition
PTC	benefits and placement in an appropriate	for Final Discharge and Order.
Not.Cred.	facility.	_
✓ Notice of	2. The conservatee is now on Medi-Cal and	
Hrg	the facility where he resides, Sierra Vista	
✓ Aff.Mail w/	Healthcare Center, is the payee for his	
Aff.Pub.	benefits. Therefore there is no longer a	
Sp.Ntc.	need for conservatorship of the estate. In	
Pers.Serv.	addition, the conservatee's son can make	
Conf.	medical decisions on his behalf and	
Screen	therefore a conservatorship of the person is	
Letters	no longer necessary either. Therefore,	
Duties/Supp	Petitioner requests that the conservatorship	
	of the person and estate be terminated.	
Objections Video	3. Neither Petitioner nor her attorney have	
Receipt	received fees for services on behalf of the	
	Conservatee and requests compensation	
CI Report	as follows:	
9202 √ Order	Conservator - \$2,871.76 (25.56	
Oldel	Deputy hours @ \$96/hr. and 5.50 Staff hours @	Basilana di kanadi
Aff. Posting	\$76/hr.)	Reviewed by: JF
Status Rpt	<u> </u>	Reviewed on: 07/26/12
UCCJEA	Attorney - \$840.00 (Per	Updates:
Citation	itemization for 5.6 attorney hours at \$150.00/hr.)	Recommendation:
FTB Notice		File 7 - Persons
	Petitioner prays for an Order:	
	Finding that the conservatorship of the	
	person and estate is no longer	
	necessary and terminating the	
	conservatorship;	
	2. Authorizing the Public Guardian fees	
	and attorney fees; and	
	3. Discharging the Public Guardian as	
	conservator of the person and estate.	

- Atty Kruthers, Heather (for Petitioner/Conservator Public Guardian)
- Atty Teixeira, J. Stanley (Court appointed for Conservatee)

Petition for Commissions and Fees for the Public Guardian and Her Attorney (Prob. C. 2640, 2902)

	e: 84 years B: 6/14/1928		PUBLIC GUARDIAN , Conservator, is petitioner.	NEEDS/PROBLEMS/COMMENTS:
			Petitioner states they were appointed temporary conservator of the person and estate by minute order on	
Со	nt. from		3/30/2011. The Public Guardian was	
	Aff.Sub.Wit.		appointed general conservator of the	
✓	Verified		person only on June 21/2011 and	
	Inventory		Letters issued on 3/22/11.	
	PTC		Petitioner states services were	
	Not.Cred.		provided for which they seek	
1	Notice of		payment. There is no conservatorship	
	Hrg		of the estate. The conservatee's wife	
✓	Aff.Mail	W/	was to apply for medi-cal on his	
	Aff.Pub.		behalf, and to handle all community	
	Sp.Ntc.		assets. It is petitioner's understanding that anything that was not covered by	
	Pers.Serv.		medi-cal would be paid from	
	Conf.		community assets of the wife.	
	Screen		,	
	Letters		Petitioner seeks payment as follows:	
-	Duties/Supp		Conservator - \$1,220.00 (per	
-	Objections		declaration and itemization, 11.55	
	Video Receipt		deputy hours @\$96.00 per hour and	
	CI Report		1.50 staff hours @ \$76.00 per hour)	
	9202		Attorney - \$945.00 (per	
✓	Order		declaration and itemization, 6.3 hours	
	Aff. Posting		@ \$150.00 per hour)	Reviewed by: KT
	Status Rpt			Reviewed on: 7/26/12
	UCCJEA		Petitioner prays for an order that	Updates:
	Citation		Beverly Hodgkiss, conservatee's	Recommendation:
	FTB Notice		spouse, pay all fees approved herein.	File 8 - Hodgkiss

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Sanoian, Joanne (Court-appointed attorney for Conservatee) Atty **Petition for Attorney Fees**

		JOANNE SANOIAN, Petitioner, was Court appointed to represent the	NEEDS/PROBLE
		Conservatee on 6-12-12.	Note: §1472(a) If the court
		Donna Day was appointed Conservator of the Person with medical consent	person has tall or a por court shall
	Aff.Sub.Wit.	powers on 6-28-12.	of the estat
~	Verified		person, to p
	Inventory PTC	Petitioner requests fees in connection	the court de
	Not.Cred.	with the representation of the Conservatee for the petition to appoint	reasonable a
✓	Notice of	a conservator.	the person's
	Hrg		1. The Court r
~	Aff.Mail	w Petitioner requests payment of	information
	Aff.Pub.	\$1,000.00, which includes 5.95 hours @	Conservate a finding u
	Sp.Ntc.	\$300.00/hr (including an estimated 1.5 hours for preparation of this petition and	payment a
	Pers.Serv.	attendance at the hearing.	F
	Conf. Screen	S.	Examiner n from 6-27-1
	Letters	Petitioner states that although the initial	the Court tl
	Duties/Supp	Order Appointing Counsel orders fees to	income inc
	Objections	be paid "by the County of Fresno,"pursuant to Probate Code Section	\$4,000.00.
	Video	1472(b), Petitioner has been advised	
	Receipt	that the Conservatee has the ability to	
	CI Report	pay for the services rendered pursuant	
<u> </u>	9202	to Probate Code §1472(a)(2).	
	Order Aff. Posting	_	Reviewed by:
	Status Rpt	_	Reviewed by:
	UCCJEA		Updates:
	Citation		Recommenda
	FTB Notice		File 10 - Reeve

EMS/COMMENTS:

ı)(2) states:

t determines that the the ability to pay rtion of the sum, the order the conservator te or, if none, the pay in any s and in any manner letermines to be and compatible with s financial ability.

may require further n regarding the tee's ability to pay to make under §1472(a)(2) for as requested.

notes that the minute order 12 states: Mr. Vallis informs that Mr. Reeves' total cluding Social Security is

skc 7-26-12 ation:

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Atty Smith, Myron F. (for Judy Toler – daughter/Petitioner)

Amended Petition for Probate of Will and for Letters Testamentary (Prob. C. 8002, 10450)

DO	D: 11/17/11	JUDY TOLER, daughter/named	NEEDS/PROBLEMS/COMMENTS:	
		Executor without bond, is Petitioner.	1 Nasaliattan	
			1. Need Letters.	
		Full IAEA – ok	Note: If the petition is granted status	
Со	nt. from		hearings will be set as follows:	
	Aff.Sub.Wit. s/	Will dated: 09/15/11		
✓	Verified		• Friday, 12/07/2012 at 9:00a.m.	
	Inventory	Residence: Clovis	in Dept. 303 for the filing of the inventory and appraisal; and	
	PTC	Publication: The Business Journal	invernory and appraisal, <u>ana</u>	
	Not.Cred.		• Friday, 10/04/2013 at 9:00a.m.	
✓	Notice of	Estimated Value of the Estate:	in Dept. 303 for the filing of the	
	Hrg	Personal property - \$55,000.00	first account and final	
✓	Aff.Mail w		distribution.	
✓	Aff.Pub.	Real property - 0.00	Pursuant to Local Rule 7.5 if the required	
	Sp.Ntc.	Total - \$148,000.00	documents are filed 10 days prior to the	
	Pers.Serv.		hearings on the matter the status	
	Conf.	Probate Referee: RICK SMITH	hearing will come off calendar and no	
	Screen		appearance will be required.	
	Letters x			
√	Duties/Supp			
	Objections			
	Video			
	Receipt	=		
	CI Report	=		
√	9202	_		
Ě	Order Aff Posting	=	Poviowed by: IE	
	Aff. Posting	-	Reviewed by: JF	
	Status Rpt UCCJEA	-	Reviewed on: 07/26/12 Updates:	
	Citation	╡	Recommendation:	
	FTB Notice	=	File 11 - Barnes	
L	115 HORCE		THE IT DUINES	

13 Frankie Antonio Sandoval (GUARD/P)

Case No. 12CEPR00640

Atty Sandoval, Antonio (pro per – paternal grandfather/Petitioner)

Atty Sandoval, Alicia (pro per – paternal step-grandmother/Petitioner)

Petition for Appointment of Temporary Guardianship of the Person

Age: 5		GENERAL HEARING 09/19/12	NEEDS/PROBLEMS/COMMENTS:
	nt. from Aff.Sub.Wit. Verified	ANTONIO SANDOVAL and ALICIA SANDOVAL, paternal grandfather and step-grandmother, are Petitioners. Father: TONY SANDOVAL – deceased	 Need Notice of Hearing. Need proof of personal service at least 5 court days before the hearing of Notice of Hearing with a copy of the Petition for Appointment of Temporary Guardian of the Person or
	Inventory PTC Not.Cred.	Mother: BRITTANI FANCIULLO Paternal grandmother: JOSEPHINE	Consent and Waiver of Notice <u>or</u> Declaration of Due Diligence for: - Brittani Fanciullo (mother)
	Notice of X	SANDOVAL Maternal grandfather: UNKNOWN Maternal grandmother: SHARI	
	Aff.Pub. Sp.Ntc. Pers.Serv. ×	FANCIULLO	
✓ ✓	Conf. Screen Letters	deceased and his mother is using drugs. Frankie is currently in their care and the mother agrees that he is better off with	
√	Duties/Supp Objections Video	them until she can better care for him. The mother was arrested in January 2012 and is facing criminal charges. She was	
	Receipt CI Report	also evicted from her apartment.	
√	Order Aff. Posting		Reviewed by: JF
✓	Status Rpt UCCJEA Citation FTB Notice	= = =	Reviewed on: 07/26/12 Updates: Recommendation: File 13 - Sandoval
<u> </u>			10

Irene Lynn Huggins (GUARD/P) 14

Case No. 11CEPR00531

- Gosselin, DeAnna (pro per half-sister/Co-Guardian) Atty
- Gosselin, Jacob (pro per brother-in-law/Co-Guardian) Atty
- Toby, Melissa Mae (pro per mother) Atty
- Gamulin, Martin H. (for Kelly Huggins father) Atty
- Attashian, Zepure (for Joyce Betz paternal grandmother/Petitioner)

 Petition for Appointment of Temporary Guardianship of the Person Atty

Petition for Appointment of Temporary Guardianship of the Person						
Age: 8			GENERAL HEARING 09/04/12	NEEDS/PROBLEMS/COMMENTS:		
DOB: 09/19/03			JOYCE BETZ, paternal grandmother, is Petitioner. DEANNA GOSSELIN and JACOB GOSSELIN, half-sister	Note: Father, Kelly Huggins, has filed a Petition to		
			and brother-in-law, were appointed Co-Guardians of the Person and Letters were issued on 12/01/11.	Terminate the Guardianship. The hearing on the Petition to		
Со	nt. from Aff.Sub.Wit.		Father: KELLY HUGGINS – consent & waiver of notice filed 07/18/12	Terminate is set for 09/04/12.		
√	Verified		Mother: MELISSA TOBY	There are currently duly		
	Inventory		Paternal grandfather: DECEASED	appointed Guardians of the minor; therefore there		
	PTC		Maternal grandfather: UNKNOWN	is no vacancy at		
	Not.Cred.		Maternal grandmother: DONNA TOBY	guardian.		
	Notice of Hrg	Х	Siblings: Jennifer Huggins, Cody Huggins, Shiloh Huggins	 Need Order. Need Notice of Hearing. 		
	Aff.Mail			Need proof of personal service at least 5 Court		
	Aff.Pub.		Petitioner states that the current guardians have	days before the hearing		
	Sp.Ntc.		prevented the paternal family from having contact with Irene. Petitioner states that she is concerned for	of Notice of Hearing with		
	Pers.Serv.	Χ	Irene's well-being and stability while in the care of	a copy of the Petition for		
✓	Conf.		the guardians as they both have criminal history and	Appointment of Temporary Guardian of		
	Screen		drug and alcohol abuse is suspected. Because the guardians have isolated Irene, the rest of her family	the Person or Consent		
V	Letters		are prevented from seeing how she is doing and the	and Waiver of Notice <u>or</u>		
Ě	Duties/Supp		type of environment and behaviors she is being	Declaration of Due		
	Objections		exposed to. Irene's father is scheduled to be released from Chino prison at the end of July.	Diligence for: - Melissa Toby (mother)		
	Video Receipt		Petitioner states that she is willing to maintain	- Deanna Gosselin		
	CI Report		guardianship as long as necessary to ensure	(Guardian)		
	9202		appropriate and safe contact between Irene and her parents. Petitioner further states that she does	- Jacob Gosselin		
	Order	Χ	not know where the guardians and Irene are	(Guardian)		
	Aff. Posting		currently living and believes they may have moved to Stockton.	Reviewed by: JF		
	Status Rpt		TO STOCKIOH.	Reviewed on: 07/26/12		
✓	UCCJEA		Declaration of Keith Huggins, paternal uncle, filed	Updates:		
	Citation		07/18/12 states that he does not believe that the Co-Guardians are in Irene's best interest. He reiterates	Recommendation:		
	FTB Notice		that the Co-Guardians have past criminal and CPS history and have been isolating Irene from contact with the rest of her family. Mr. Huggin also alleges that Jacob Gosselin sells Marijuana. He further states that Petitioner Joyce Betz has virtually raised Irene since birth and has been the most stable and constant parental figure in her life. He feels that Joyce Betz is the most appropriate guardian for Irene.	File 14 - Huggins		

Atty Gill, Michael S. (pro per – paternal grandfather/Petitioner)
Atty Gill, Susan J. (pro per – paternal grandmother/Petitioner)

Petition for Appointment of Temporary Guardianship of the Person

Corey, 12		GENERAL HEARING 09/18/12	NEEDS/PROBLEMS/COMMENTS:
DOB: 09/30/99 Vivyan, 6 DOB: 05/02/06		MICHAEL S. GILL and SUSAN J. GILL, paternal grandparents, are Petitioners.	 Need Notice of Hearing. Need proof of personal service at least 5 court days before the hearing of
Со	nt. from	Father: COREY L. GILL Mother: KRISTI M. GILL	Notice of Hearing with a copy of the Petition for
√	Aff.Sub.Wit.	Maternal grandfather: MARIO CASTRO – consent	Appointment of Temporary Guardianship or Consent and Waiver of
	Inventory PTC	 & waiver of notice filed 07/19/12 Maternal grandmother: MARIA CASTRO – consent & waiver of notice filed 07/19/12 	Notice <u>or</u> Declaration of Due Diligence for: - Corey L. Gill (father)
		Petitioners state that the father has ongoing drug	Kristi M. Gill (mother)Corey M. Gill (minor)
	Aff.Mail Aff.Pub.	abuse issues and the mother is more concerned with staying in a relationship with the father than providing a safe home for the children. The	Need Child Information Attachment for Vivyan.
	Sp.Ntc.	children stay with various family members every	
√	Conf.	hit Corey in the face when he was 5 months old resulting in hospitalization. The father was arrested	
✓	Screen Letters	but served little jail time. The mother was given custody of the children and was supposed to	
✓ 	Duties/Supp Objections	divorce the father, but she did not follow through with the divorce. Petitioners state that the father	
	Video Receipt	has disappeared for days at a time on drug binges and has been taken to a psychiatric facility for	
	CI Report 9202	drug induced psychosis. Petitioners state that the	
✓	Order	children are afraid of their father because of hisunpredictable behavior. Petitioners state that the	
	Aff. Posting	parents are planning to move to San Antonio and	Reviewed by: JF
√	Status Rpt UCCJEA	they are fearful that the children will suffer without family support as family members have frequently	Reviewed on: 07/26/12 Updates:
	Citation	taken the children in to shield them from their	Recommendation:
	FTB Notice	father's drug use. Petitioners state that the parents are charming, manipulative adults who present a façade of respectability but their friends and relatives no longer trust or believe them. Petitioners further state that the parents were evicted from their home and are currently homeless, having been in 5 different homes in the last 2-3 weeks. Petitioners fear for the children's safety and want to protect them from being	File 15 – Gill
		further neglected and psychologically abused.	

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Aliah Richardson and Jasmine Richardson (Guard/P) Case No. 09CEPR00189 Richardson, Robert (Pro Per – Maternal Grandfather – Petitioner) Richardson, Tina (Pro Per – Maternal Step-Grandmother – Guardian) Atty Atty

Petition for Visitation

Aliah, age 3			ROBERT RICHARDSON, Maternal Grandfather, is Petitioner.	NEEDS/PROBLEMS/
Jasmine, age 2				COMMENTS:
			TINA RICHARDSON , Maternal Step-Grandmother, was appointed guardian of Aliah on 6-18-09 and Jasmine on 6-2-10.	Note: Petitioner's previous petition for visitation was denied
	Aff.Sub.Wit.		Eathor (Aliah): Unknown	on 11-28-11. The Court
>	Verified		Father (Aliah): Unknown Father (Jasmine): David Massey, Jr.	found that it is not in
	Inventory		- Notice dispensed per minute order 6-2-10 unless	the best interest of the minors to grant the
	PTC		whereabouts become known	petition.
	Not.Cred.		Mother: Darnisha Lafay Richardson	
~	Notice of		- Notice dispensed per minute order 6-2-10 unless	Note: The guardian Tina
	Hrg		whereabouts become known	Richardson has an active restraining order
	Aff.Mail		Detitioner province by filed or patition for visitation that were	against Petitioner that
—	Aff.Pub.		Petitioner previously filed a petition for visitation that was denied by the Court on 11-28-11.	expires 12-22-12 in
I	Sp.Ntc.		deflied by file Court off f1-20-11.	11CEFL07236.
	Pers.Serv.	W	Petitioner states the last time he came to court	
	Conf. Screen		requesting visitation of his biological granddaughters the	
	Letters		Court denied his request because of lies that his now-ex-	
-	Duties/Supp		wife told the Court. But she is not their biological	
-	Objections		grandmother, she is was just Petitioner's wife.	
	Video			
	Receipt		Petitioner states the guardian was issued a restraining order on 12-22-11 because of lies she told the Court, but	
	CI Report		immediately after court, up until 4-19-12, Petitioner was	
	9202		having regular weekend visits with his granddaughters.	
>	Order		The reason those visits were cut short is contained in a	
	Aff. Posting		police report made on 4-25-12 after his son moved from	Reviewed by: skc
	Status Rpt		the guardian's home due to abuse. Since then, the	Reviewed on: 7-26-12
<u> </u>	UCCJEA		children have not been able to communicate or visit	Updates:
	Citation FTB Notice		with Petitioner or their 17-month-old little brother.	Recommendation: File 16 - Richardson
	TID NOIICE		Petitioner states on 4-14-12 his 2-year-old granddaughter walked into the bedroom while he was changing her little brother and pointed to his penis and said "dick." That's not a word that a 2-year-old has in her vocabulary. Petitioner requests that if the Court doesn't give him visitation that his granddaughter be removed from the guardian's home. Petitioner requests that the Court take all of this information under consideration when making a final decision.	THE TO - RICHUIGSON